## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

## UNITED STATES OF AMERICA

INITIAL APPEARANCE on Criminal Complaint

v.

 $\overline{\mathbf{A}}$ 

## TIMOTHY BEA CASE NUMBER 25-mj-376 HONORABLE STEPHEN C. DRIES, presiding Court Reporter: Liberty Hearing Began: 3:02:46 Deputy Clerk: Katina Hubacz Hearing Ended: 3:07:50 Hearing Held: April 21, 2025 at 3:00 PM **Appearances:** UNITED STATES OF AMERICA by: Elizabeth Monfils TIMOTHY BEA, in person, and by: Joshua Uller $\Box$ CJA $\Box$ FDS $\Box$ RET U.S. PROBATION OFFICE by: Kasie Kotewa INTERPRETER: ☑ None ☐ Sworn ☐ Defendant consents to proceed via video ☑ Defendant advised of rights ☐ Court orders counsel appointed ☐ Defendant to reimburse at \$ Amount per month ☑ Defendant advised of charges, penalties, and fines ☑ Counsel advised of *Brady v. Maryland* requirements (*See* Order below) ☑ Detention Hearing set for April 23, 2025 at 11:30 AM **Maximum Penalties:** mand min 10 yrs-life IMP, \$10 mil find, 5 yrs-life SR, \$100 SA mand min 5 yrs-life IMP (consecutive), \$250,000 fine, 4 yrs SR, \$100 SA mand min 30 yrs-life IMP, \$250,000 fine, 5 yrs SR, \$100 SA 10 yrs IMP, \$250,000 fine, 3 yrs SR, \$100 SA Govt: Parties have discussed and agree to ask for a detention hearing this Wednesday - No bond study has been prepared Request 3 day hold Can discuss setting A&P date at the detention hearing

**IT IS HEREBY ORDERED** that as required by Federal Rule of Criminal Procedure 5(f), the court **ORDERS** that the government must produce all exculpatory information to the defendant(s) as required by *Brady v. Maryland*, 373 U.S. 83 (1963) and its progeny. Failure to comply with this order in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instructions, dismissal of charges and contempt proceedings.

Defendant is ordered temporarily detained for a maximum of: ■ 3 days ■ 5 days ■ 10 days

Detention Hearing set for: 4/23/2025 at 11:30 AM